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## EMIGRANT BUSINESS

### Western Railways Engaged in a Fight Over the Question.

#### The Clearing House Agreement Involved—National Educational Association May Not Secure Low Rates.

The Western passenger lines were in session at Chicago yesterday with several emigrant agents from New York. The chief question at issue was whether the emigrant agents in general and Peter McDonnell, in particular, are to ride on horses or only on one—whether he is to divide his business between the association and the Union Pacific, or allow either one to handle it; and, if so, which one. The conference was very animated, but nothing definite had been determined when the meeting adjourned to meet again to-day. The Union Pacific is charged with paying higher commissions for the business than the association lines, and if McDonnell is not made to stick by one side or the other an interesting fight will be on in defense of the clearinghouse agreement. The Eastern committee of the Western Passenger Association has not yet decided to grant the National Educational Association a rate of one fare for the round trip to Duluth. The meeting will not be held in that city unless the rate is allowed, but will probably be held at Detroit. Another meeting of the committee will be held to-day.

#### Personal, Local and General Notes.

The Evansville and Terre Haute earned in 1893 \$185,788, an increase over \$8,000, 000 with which to pay the employees.

The Washburn earned in the first week of January \$18,000, an increase over \$1,000, 000 with last year, same week, of \$1,000, 000.

J. Q. Hicks, general yardmaster of the Big Four, went east last night, accompanied by his wife, to take a week's vacation.

I. D. Baldwin has just closed his tenth year as district passenger agent of the Monon, with headquarters at Indianapolis. The local sleeper between Indianapolis and St. Louis, over the Big Four, has been on two months and is doing a very satisfactory business.

The Central Traffic Association lines and the Northwestern lines will meet in St. Louis, Jan. 17, to arrange a basis of rates and divisions to Texas points.

The first week in January the gross earnings of the Chicago and Northwestern were \$220,000, an increase over \$10,000, 000 of January, 1893, and those of the Chicago, Milwaukee & St. Paul were short \$126,944.

The new ten-wheel freight engines which the Peoria & Eastern received from the Brooks locomotive works a few weeks ago are doing excellent service. These engines weigh 15,000 pounds, and have 19x21-inch cylinders.

The higher officials of the Pennsylvania, the Baltimore & Ohio, the Erie, the Lake Shore and several of the western divisions are at Philadelphia, considering the advisability of reducing rates on iron, steel, coal and iron.

William Green, general manager of the Cincinnati, Hamilton & Dayton, is expected home from his trip to the west, where he has been making definite action will be taken as regards the erection of the new city freight depot at Indianapolis.

George Chaffee of Atchison, has invented an automatic car coupler which experts say is destined to be universally adopted, so simple yet effective in its construction.

M. E. Ingalls, president of the Big Four, says it is not a question of whether a dividend will be paid on Feb. 1 on the common stock. The company has decided to drop on a rumor that dividends on such stock were to be suspended.

At nearly all stations on the Monon ticket agents show good records for business in December, 1893, than in the same month of 1892, and this can only be accounted for by the greater use of the road which has enjoyed the last twelve months.

H. E. Stevenson has been appointed agent of the Indianapolis & Vincennes, vice J. G. Arnold. The latter has been in the service of the company many years, and resides at account of H. E. Stevenson, who has been appointed agent at Bruceville, vice J. T. Willis, resigned to engage in business at Vincennes.

Talk of the disruption of the Central Traffic Association is branded as nonsensical by the report of the Western Association, as the railroads are loyal to the association since it has proven of great value to them in its maintaining rates and in various directions.

Inquiry develops the fact that the dividend declared by the Western Association was the first dividend ever paid to common or preferred stockholders, starting off with a 1 1/2 per cent. dividend leads to the belief that the preferred stockholders may look for a 3 per cent. dividend in the future.

H. C. Parker, traffic manager of the Lake Erie & Western, says he strongly favors the proposed plan of the trunk lines and the roads in the western division. He thinks it the only plan that is feasible and maintains that it will be the conditions are such that it will be a reform at the present time.

General Manager Barnard, of the Peoria & Eastern, yesterday returned from a three days' trip over the western division. He says should the weather continue as favorable for outdoor work as at present, the cutoff at Duaneville will be completed by the middle of February. When this is completed it will relieve the company of one of its heavy hauls, reducing its cost by an average of thirty feet to the mile.

At the annual meeting of the Mexico, Cuernavaca & Pacific railroad, held in Denver yesterday, Hamilton was elected president. The road is now completed across the high mountain range from Mexico City southwesterly to Cuernavaca, a distance of about sixty miles. Its ultimate destination is the Pacific coast, at a point about four or five hundred miles from the City of Mexico.

Under the agreement of Eastern roads no freight which reached them after Thursday would be taken at the reduced rates of the last thirty days, consequently the Western terminal of Eastern lines was yesterday cluttered with freight. The Big Four owns the Pennsylvania lines having thousands of carloads of freight in the yards of the western terminals of its lines. It will be some days before the trunk lines are cleared of this accumulation.

On Jan. 15 the Union Pacific will place on sale 3,000-mile books at 2 1/2 cents per mile, good on any part of its system. The limit of time to use the book is one year, and the holder has the privilege of carrying 250 pounds of baggage. This step is taken by the Union Pacific to court the good will of the traveling salesmen, and is really a reduction, as, over some portions of the system, 3 and 4 cents per mile has heretofore been paid on mileage books.

A business man, and one well up in railroad matters, who does not speak rashly, says that twenty-five years from now the terminals of the C., C. & St. L. will have a cash value as great as the present bonded debt. At all important points the terminal facilities are second to none. He cited the valuable property the Big Four now owns in Indianapolis, Cincinnati, Cleveland and other points. The value of this property now runs up into the millions, several times in the last few years.

Connected with the Women's Christian Temperance Association have been instrumental in getting related men who have been discharged from the Baltimore & Ohio road for being intoxicated. Last week one of the staidly inclined ladies called upon President Mayer to get a man reinstated, and he gave her plainly to understand that the influence she had exerted in the direction of some of the employees who had been so unfortunate as to lose their positions for too free use of the bottle would no longer be entertained. He had, he said, given strict orders that no employee who was discharged

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The third case brought in to form a part of the court records was that of John E. Stock vs. Emma E. Stock. The complaint, which was filed by the husband, that about ten years ago he married the defendant and had been a good and faithful husband during all of that period. On the 10th of June, 1893, he alleges, she had treated him in a cruel and inhuman manner, in that she had called him vile and abusive names, and threatened to poison him. A few minutes after the suit for divorce was filed, Emma E. Stock, appeared of record as the plaintiff in a suit against her husband and Kincaid & Co. She alleged that, in October, 1893, her husband abandoned her and her three-year-old child, and that she has since been supporting herself and child by her own efforts. She asked that the custody of the child be given to her.

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waiver. 2. The findings in this case are so indefinite and imperfect that it is difficult to determine in whose favor they are and the case should be sent back for a new trial.

1090. Town of Ladoga et al. vs. Joseph A. Linn, Montgomery C. C. Affirmed. Davis, C. J. Joint assignment of the case based on a ruling on a separate demurrer, presents no question. 2. Incorporating a motion for a new trial in a bill of exceptions is not good practice, but it will not defeat the appeal. The bill must show affirmatively or by necessary implication that the court has taken out the error has not been given. 3. An adjoining owner has no right to appropriate a portion of a highway as a stable yard or a store place for his drays and wagons when the same are not in use.

1091. Town of Lyon vs. City of Logansport, Cass C. C. Rehearing denied. 915. Samuel Hamilton vs. Eda Feary. Shelby C. C. Rehearing denied.

**Superior Court.** Room 1—James M. Winters, Judge. Jas. A. Alexander vs. Sarah E. Houser; note. Dismissed. John Griffin vs. John W. Hamilton et al.; foreclosure. Dismissed. Capital National Bank vs. M. A. Rainbolt et al.; note. Judgment for plaintiff for \$304.90.

Room 2—J. W. Harper, Judge. John Buckley vs. The Life Insurance Company of Oregon; policy. Dismissed. Room 3—J. W. Harper, Judge. Tibert M. Brooke vs. Elizabeth Schmidt et al.; suit to revive judgment. Trial by jury. Finding and judgment for plaintiff for \$1,000.

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**SYRUP OF FIGS**

Both the method and results when Syrup of Figs is taken; it is pleasant and refreshing to the taste, and acts gently yet promptly on the Kidneys, Liver and Bowels, cleanses the system effectually, dispels colds, head-aches and fevers, and cures habitual constipation. Syrup of Figs is the only remedy of its kind ever produced, pleasing to the taste and acceptable to the stomach, prompt in its action and truly beneficial in its effects, prepared only from the most healthy and agreeable substances, its many excellent qualities commend it to all and have made it the most popular remedy known.

**ONE ENJOYS**

Syrup of Figs is for sale in 50c and \$1 bottles by all leading druggists. Any reliable druggist who may not have it on hand will procure it promptly for any one who wishes to try it. Do not accept any substitute.

**CALIFORNIA FIG SYRUP CO.**  
SAN FRANCISCO, CAL.  
LOUISVILLE, KY. NEW YORK, N.Y.

## RECEIVER'S NOTICE.

NOTICE IS HEREBY GIVEN that by an order of the Supreme Court of Marion county, Indiana, duly made and entered on the 21st day of December, 1893, in cause No. 8984, entitled Albert H. Bayler et al. vs. The Supreme Sitting of the Order of the Iron Hall, it was ordered:

First—That all persons who are the owners or holders of unpaid checks or warrants against the defendant, issued by the Supreme Sitting of the Order of the Iron Hall or its officer or officers, and all persons who are owners or holders of such checks and warrants by assignment or transfer from the original person to whom the same were executed, are hereby ordered to direct and adjudge to make proof of their several claims herein on or before the hour of 5 o'clock in the afternoon of the 21st day of February, 1894.

Provided, that all persons to whom such checks or warrants were issued were in good standing of local or sisterhood branches of the defendant, which were entered with and paid over to James F. Falley, receiver herein, all the funds of the defendant held or controlled by such branches, and all persons in compliance with the previous orders of the court made herein.

Second—That all persons who are the owners or holders of claims against the defendant on account of matured membership certificates, or on account of other claims (not including the life division) against the defendant other than unpaid checks or warrants, are hereby ordered, directed and adjudge to make proof of their several claims herein on or before the hour of 5 o'clock in the afternoon of the 21st day of February, 1894.

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